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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/576,706	05/22/2000	Burch E. Zehner	1002-171B	6333
8698	7590 04/30/2003			
STANDLEY & GILCREST LLP 495 METRO PLACE SOUTH			EXAMINER	
SUITE 210			SZEKELY, PETER A	
DUBLIN, OH 43017			ART UNIT	PAPER NUMBER
			1714	
			DATE MAILED: 04/30/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Camping Carl Camping Camp	3		Applicant(s)				
## Examiner Peter Szekely 1714 ## The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Edinations of time may be available under the provisions of 37 CFR 1.136(s). In one event, however, any a reply be timely filled If the paried for reply specified above, the readment address of 37 CFR 1.136(s). In one event, however, and a reply tell while filled If the paried for reply specified above, the readment address of 37 CFR 1.136(s). In one event, however, any a reply be timely filled If the paried for reply specified above, the readment address of 37 CFR 1.736(s). If the paried for reply specified above, the readment address of the standard previous of the part of the paried paried will apply and will explore SX 0, MCNTTS from the mailing date of this communication. Period of the reply is application. In the paried paried will apply and will explore SX 0, MCNTTS from the mailing date of this communication. Period of the communication of the section of the paried will apply and will explore SX 0, MCNTTS from the mailing date of this communication. Period of the section of the paried will be section of the section of t		Application No.	Applicant(s)				
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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 21-40 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. There is no mention in the specification of "transferring said composite directly to an extruder such that a pelletizing step is eliminated: and extruding said composite through a die to form a final shape". "Such that a pelletizing step is eliminated" is a negative limitation requiring explicit antecedent basis. The "direct transfer" and the "final shape" are not in the specification either. This is a new matter rejection.

Claim Rejections - 35 USC § 102

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 21-27 are rejected under 35 U.S.C. 102(b) as being anticipated by Laver 5,516,472, with Prutkin 6,362,252, Motegi et al. 4,783,493 or Beshay 4,717,742.
- 5. Laver shows the equivalence of polyvinyl chloride, polyethylene and polypropylene in the presence of cellulosic filler in column 6, lines 48-64. Prutkin

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teaches the same equivalence in claim 6. For the equivalence of polyethylene and polypropylene see also Motegi et al., claim 1, and Beshay, claim 1.

Claim Rejections - 35 USC § 102

- 6. Claims 28-40 are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Cope 5,847,016, Cope 5,951,927, or Cope 6,066,6,80, in view of Waki et al. 4,800,214 or Brandt 6,117,924.
- 7. Cope ('016) states in column 3, lines 49-54: "In the above-described preparation of the resin mixture, the resin is added to the wood flour in a continuous mixing machine and then extruded and pelletized in a pelletizer machine. In this first extrusion to form pellets, blowing agent is not used. Thus, the initial pelletizing extrusion does not include foaming of the polymer blend." The meaning of this quote is that the composite is directly transferred to an extruder such that there is no pelletizing step prior to extruding and the composite is extruded through a die to form a final shape, which happen to be pellets. The composition contains no blowing agent and is not foamed. There is no difference discerned from applicant's process and/or composition. The rejections are maintained.

Claim Rejections - 35 USC § 103

- 8. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 9. Claims 21-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Laver 5,516,472, in view of Prutkin 6,362,252, Motegi et al. 4,783,493 or Beshay 4,717,742.

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10. All references have been discussed previously. Since the secondary references confirm the equivalence of polyethylene and polypropylene, shown by Laver in column 6, lines 48-60, it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the same formulations for polypropylene, which Laver uses for polyethylene.

- 11. Claims 28-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Laver 5,516,472, in view of Cope 5,847,016, Cope 5,951,927, Cope 6,066,680, further in view of Waki et al. 4,800,214 or Brandt 6,117,924, even further in view of Prutkin 6,362,252.
- 12. All references have been discussed previously. Prutkin is added to reinforce the equivalence of polyethylene and polyvinyl chloride in wood flour containing composition. See claim 6. The rejections are maintained.

Response to Arguments

13. Applicant's arguments filed 3/14/03 have been fully considered but they are not persuasive. The pelletizing step takes place after the extrusion. There is no blowing agent added before the pelletizing step. See Cope ('016) from column 3, line 49, to column 4, line16. Furthermore, it is well settled that "consisting essentially of" does not preclude the applied references' other ingredients unless applicant can establish that their presence would deleteriously affect obtaining the properties or use which applicant seeks in the sole use of the commonly required additive(s). In re Hertz 537 F.2d 549, 551-52, 190 USPQ 461 (CCPA 1976); In re Janakirama- Rao 317 F.2d 951, 137 USPQ 893 (CCPA 1963). Waki et al. and Brandt suggest particular ingredients to be used for

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polyvinyl chloride/wood flour composites. Applicant's amendment contains new matter. Laver shows the equivalence of polyethylene, polypropylene and polyvinyl chloride in formulations containing wood flour in column 6, lines 48-64. The newly cited references: Prutkin 6,362,252,Beshay 4,717,742 and Motegi et al. 4,783,493 (cited previously by the previous examiner) are further proof of this equivalence. All anticipation and obviousness rejections are maintained. The double patenting rejections and the enablement rejection are withdrawn in light of applicant's response.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter Szekely whose telephone number is (703) 308-2460. The examiner can normally be reached on 7:00 a.m-5:30 p.m. Tuesday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on (703) 306-2777. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Peter Szekely Primary Examiner Art Unit 1714

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P.S. April 24, 2003